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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/077,568	02/15/2002	Nicholas P. Wilt	215514	3290
23460 , 7590 11/17/2004 LEYDIG VOIT & MAYER, LTD		******	EXAMINER	
	NTIAL PLAZA, SUITE TETSON AVENUE . 60601-6780	4900	ART UNIT	PAPER NUMBER

DATE MAILED: 11/17/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

DT

	Application No.	Applicant(s)			
Communication Re: Appeal	10/077,568	WILT ET AL.			
	Examiner	Art Unit			
	Peter-Anthony Pappas	2671			
The MAILING DATE of this communication	appears on the cover sheet with t	he correspondence address			
1. The Notice of Appeal filed on 05 August 2004 is not acceptable because:					
(a) it was not timely filed.					
(b) the statutory fee for filing the appeal was not submitted. See 37 CFR 1.17(b).					
(c) the appeal fee received on was not timely filed.					
(d) the submitted fee of \$ is insufficient. The appeal fee required by 37 CFR 1.17(b) is \$					
(e) the appeal is not in compliance with 37 CFR 1.191 in that there is no record of a second or a final rejection in this application.					
(f) a Notice of Allowability, PTO-37, was mailed by the Office on					
2. The appeal brief filed on is NOT a	cceptable for the reason(s) indicated	below:			
(a) the brief and/or brief fee is untimely. See 37 CFR 1.192.					
(b) the statutory fee for filing the brief has not been submitted. See 37 CFR 1.17(c).					
(c) the submitted brief fee of \$ is insufficient. The brief fee required by 37 CFR 1.17(c) is \$					
The appeal in this application will be dismorted brief and requisite fee. Extensions of time					
3. The appeal in this application is DISMISS	SED because:				
	as required under 37 CFR 1.17(c) wa f time to file the brief under 37 CFR 1				
(b) the brief was not timely filed and the CFR 1.136 has expired.	e period for obtaining an extension o	f time to file the brief under 37			
(c) Request for Continued Examination (RCE) under 37 CFR 1.114 was filed on					
(d)					
4. Because of the dismissal of the appeal, to	his application:				
(a) is abandoned because there are no	allowed claims.				
(b) is before the examiner for final disp on the merits remains CLOSED.	osition because it contains allowed of	claims. Prosecution			
(c) is before the examiner for considerate to 37 CFR 1.114.	ation of the submission and prosecut	ion has been reopened pursuant			
	SUPER	MARK ZIMMERMAN IVISORY PATENT EXAMINER			

U.S. Patent and Trademark Office PTOL-461 (Rev. 9-00)

Communication Re: Appeal

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